

In The Matter Of:

Eric Caine
vs.
Jon Burge, et al.

Daniel McWeeny
August 8, 2012

MERRILL CORPORATION
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IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

ERIC CAINE,)
)
Plaintiff,)
)
-vs-) No. 11-CV-08996
) Honorable Judge
JON BURGE, JAMES PIENTA,) Kendall, Judge
RAYMOND MADIGAN, WILLIAM) Presiding
MARLEY, WILLIAM PEDERSON,)
DANIEL MCWEENY, CITY OF)
CHICAGO, and UNIDENTIFIED)
EMPLOYEES OF THE CITY OF)
CHICAGO,)
)
Defendants.)

Videotaped deposition of DANIEL MCWEENY, taken
before DANA LARIMER, C.S.R., pursuant to the Federal
Rules of Civil Procedure for the United States
District Courts pertaining to the taking of
depositions, at Suite 100, 312 North May, Chicago,
Illinois, commencing at 10:30 a.m., on the 8th day of
August, 2012.

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EXHIBIT
10

There were present at the taking of this
deposition the following counsel:

LOEVY & LOEVY by
MR. RUSSELL AINSWORTH,
312 North May
Chicago, Illinois 60607
(312) 243-5900
russell@loevy.com

on behalf of the Plaintiff;

THE SOTOS LAW FIRM by
MS. ELIZABETH A. EKL,
550 E. Devon, Suite #150
Itasca, Illinois 60143
(630) 735-3300
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on behalf of the Defendants;

DYKEMA GOSSETT
MR. DEREK B. PAYETTE,
10 S. Wacker Dr., Suite 2300
Chicago, Illinois 60606
(312) 627-2504
dpayette@dykema.com

on behalf of the City of Chicago;

VIDEOGRAPHER: Rick Kosberg.

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DEPOSITION OF
DANIEL MCWEENY

EXAMINATION BY PAGE
by Mr. Ainsworth 5

EXHIBITS

Exhibit 1, GPR Bates numbered X 73002 10
Exhibit 2, GPR Bates numbered X73028 16
and X73029
Exhibit 3, consent to search Bates 18
numbered X 73020
Exhibit 4, GPR Bates numbered X 72994 19
Exhibit 5, GPR Bates numbered X72926 21
and X 72927
Exhibit 6, Supplementary report Bates 23
numbered X 72869 through X 72877
Exhibit 7, document Bates numbered 24
City EC 016941 through City EC 016951

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THE VIDEOGRAPHER: This is the video deposition of Daniel McWeeny taken by Loevy & Loevy in the matter of Eric Caine versus Jon Burge, James Pienta, Raymond Madigan, William Marley, William Pederson, Daniel McWeeny, City of Chicago, et. al., case 11-CV-08996 held at the office of Loevy & Loevy at 312 North May, Chicago, Illinois.

Today is August 8 of 2012. The time is 10:33. The court reporter is Dana Larimer. The videographer is Rick Kosberg. Counsel may now introduce themselves and the court reporter is free to administer the oath.

MR. AINSWORTH: Russell Ainsworth on behalf of the plaintiff.

MS. EKL: Elizabeth Ekl on behalf of the individually named police officer defendants.

MR. PAYETTE: Dereck Payette of behalf of the City of Chicago.

DANIEL MCWEENY, called as a witness herein, having been first duly sworn, was examined upon oral interrogatories and testified as follows:

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EXAMINATION

by Mr. Ainsworth:

BY MR. AINSWORTH:

Q Would you please state and spell your name for the record?

A Daniel McWeeny, M-C-W-E-E-N-Y.

Q Are you currently employed, sir?

A No.

Q When was the last time that you were employed?

A I was employed, the very last time I was employed was by the United States government in conducting the 2000 census.

Q And I assume that was a temporary job for a few months?

A Very temporary, yes.

Q What employment did you have prior to that census job?

A Prior to that, I worked for the Minnesota Twins at Hammond Stadium in Fort Myers doing a little security work in their, during spring training. I worked for the Cook County State's Attorney's office as an investigator. I worked for the Chicago Board of Education as a consultant.

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I also was employed by the Chicago Police Department when I retired in late '90s.

Q What did you do as far as consulting for the board of ed?

A Consulted on vendors.

Q What do you mean by that?

A Contracts that the board of ed would enter into in regards to vendors.

Q Would you help them decide which vendors to hire?

A No.

Q What role did you play as far as the vendor contracts?

A Investigated if they were stealing from the taxpayers.

Q How long did you have that job for?

A One year, a little bit more than a year, about 14 months.

Q What time frame was that?

A 1999, maybe. 1999, I think. I think late 1990, either late 1998 or late 1999. And I went to about 14 months.

Q How long did you work for the Cook County State's Attorney's office?

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A Ten years.

Q From what year to what year?

A Well, it would be right after the board of education job. I went right into working for the state's attorney's office. Actually for about ten years I worked for them.

Q When did you leave the Cook County State's Attorney's Office?

A That's a good question because I should know the answer to this, but it was about three years ago. I was there for a total of ten years. I retired in '98 from the police department. One year with the board, so that's all of '99. So it was probably late 2009, 2010. I can't remember the dates on that.

Q I would like to ask you about the years that you served as a detective at area two. What years did you serve as a detective in area two?

A It's my desire to answer and always has been my desire to answer your questions, any and all of your questions. I have also been made aware, though, by just merely answering your questions leaves me open for prosecution for a criminal offense.

So on the advice of my attorney, I have got to decline and take my fifth amendment rights.

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1 MS. EKL: Counsel, would you agree, accept our
 2 stipulation that if he were just to say I assert my
 3 fifth amendment right, it would be as if he was
 4 reading that statement in full or making that same
 5 statement in full?
 6 MR. AINSWORTH: Yes, I will agree.
 7 MS. EKL: Thank you.
 8 BY MR. AINSWORTH:
 9 Q Which attorneys did you consult with who
 10 provided you the advice on which you are relying here
 11 today in asserting your fifth amendment right?
 12 A I, again, have to take the fifth amendment.
 13 Q Can you tell me the names of all of the
 14 attorneys with whom you consulted in reaching your
 15 decision to take the fifth amendment?
 16 A I have to take the fifth amendment.
 17 Q Do you have a good faith basis for believing
 18 that a truthful response to questions here today
 19 could subject you to criminal liability?
 20 A Fifth amendment.
 21 Q What is the basis for your belief that you
 22 have a good faith basis to believe that answering
 23 questions truthfully here today could subject you to
 24 criminal liability?

1 A Fifth amendment.
 2 Q How many times have you been deposed?
 3 A Fifth amendment.
 4 Q Have you been deposed more than ten times?
 5 A Fifth amendment.
 6 Q Tell me the names of all of the detectives
 7 with whom you were partners for more than two months
 8 when you were in area two?
 9 A Fifth amendment.
 10 Q At some point did you leave area two and go
 11 to area three?
 12 A Fifth amendment.
 13 Q Please tell us the names of all detectives
 14 with whom you were partners while you were at area
 15 three? And I mean partners for more than two months
 16 at a time.
 17 A Fifth amendment.
 18 Q Did you investigate the Sanchez homicides in
 19 April of 1986?
 20 A Fifth amendment.
 21 Q How did you come to learn there had been a
 22 murder of two people on South Burley, Vincente
 23 Sanchez and Rafaela Sanchez?
 24 A Fifth amendment.

1 Q Did anyone assign you to investigate those
 2 homicides?
 3 A Fifth amendment.
 4 Q Was there a lead investigator investigating
 5 the Sanchez homicides?
 6 A Fifth amendment.
 7 Q Please tell us what role you played in
 8 investigating the Sanchez homicides?
 9 A Fifth amendment.
 10 Q Please tell us the names of the witnesses you
 11 interviewed during your investigation of the Sanchez
 12 homicides?
 13 A Fifth amendment.
 14 Q Did you review any documents in preparation
 15 for your deposition here today?
 16 A Fifth amendment.
 17 Q Let's mark this as Exhibit No. 1, please.
 18 (Exhibit 1, GPR Bates numbered X 73002 was
 19 marked for identification.)
 20 MR. AINSWORTH: Counsel, I think I gave the
 21 witness the highlighted version. It does not matter
 22 to me. I just want you to know that his version is
 23 different from yours.
 24 MS. EKL: I appreciate that. Do you need that

1 version back?
 2 MR. AINSWORTH: No, I don't.
 3 Q Exhibit No. 1 is a one-page document Bates
 4 numbered X 73002. Sir, did you type this GPR?
 5 A Fifth amendment.
 6 Q Did you interview a person by the name of
 7 Clifford Jackson Bey?
 8 A Fifth amendment.
 9 Q Can you tell us why this document says
 10 located Clifford Johnson and he does not support
 11 Arbuckle's story as of this point?
 12 A Fifth amendment.
 13 Q How did Clifford Johnson not support
 14 Arbuckle's story?
 15 A Fifth --
 16 MS. EKL: Objection, facts not in evidence.
 17 THE WITNESS: Fifth, what she said.
 18 MS. EKL: After I object, you can still answer or
 19 assert your fifth, so go on.
 20 THE WITNESS: Okay.
 21 BY MR. AINSWORTH:
 22 Q For the record --
 23 A Fifth amendment.
 24 Q The document states that Mr. Jackson Bey will

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1 be interviewed again. Was Mr. Jackson Bey
 2 interviewed again?
 3 A Fifth amendment.
 4 Q Do you know why this document says he would
 5 be interviewed again?
 6 A Fifth amendment.
 7 Q Did you interview any of the Apache Rangers
 8 who were in custody on April 22 with regard to the
 9 Sanchez murders?
 10 A Fifth amendment.
 11 Q Did you interview Ilya Rowland on April 22 in
 12 regard to the Sanchez murders?
 13 A Fifth amendment.
 14 Q Did you interview Michael Arbuckle on April
 15 22 in regard to the Sanchez murders?
 16 A Fifth amendment.
 17 Q Did you tell Michael Arbuckle that you really
 18 wanted Patterson on the Sanchez murders?
 19 MS. EKL: Objection, form and foundation.
 20 THE WITNESS: Fifth amendment.
 21 BY MR. AINSWORTH:
 22 Q Were you present when Jon Burge told
 23 Patterson that they really wanted, that the
 24 detectives really wanted Patterson for the Sanchez

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1 murders?
 2 MS. EKL: Objection, foundation and form, assumes
 3 facts not in evidence.
 4 THE WITNESS: Fifth amendment.
 5 BY MR. AINSWORTH:
 6 Q Were you present on April 22 at area two when
 7 Jon Burge told Michael Arbuckle that the detectives
 8 really wanted Aaron Patterson for the Sanchez
 9 murders?
 10 MS. EKL: Objection, foundation, form, assumes
 11 facts not in evidence.
 12 THE WITNESS: Fifth amendment.
 13 BY MR. AINSWORTH:
 14 Q Isn't it true that you heard Jon Burge tell
 15 Michael Arbuckle that the detectives really wanted
 16 Patterson for the Sanchez murders?
 17 MS. EKL: Objection, foundation, form, assumes
 18 facts not in evidence.
 19 THE WITNESS: Fifth amendment.
 20 BY MR. AINSWORTH:
 21 Q Did you type the last sentence of the
 22 narrative portion of Exhibit No. 1 where it reads,
 23 Apache Rangers in custody interviewed and they
 24 maintained their stories regarding homicides, all

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1 processed for their agg batt warrants?
 2 A Fifth amendment.
 3 Q What does this document mean were it states,
 4 they maintain their stories regarding homicides?
 5 MS. EKL: Objection, foundation.
 6 THE WITNESS: Fifth amendment.
 7 BY MR. AINSWORTH:
 8 Q Did Ilya Rowland tell you that -- well,
 9 strike that.
 10 Isn't it true that Ilya Rowland told you
 11 that he had no knowledge of the Sanchez murders?
 12 MS. EKL: Objection, form, foundation, assumes
 13 facts not in evidence.
 14 THE WITNESS: Fifth amendment.
 15 BY MR. AINSWORTH:
 16 Q Isn't it true that on April 22, 1986 inside
 17 area two, Ilya Rowland told you that he had no
 18 knowledge of the Sanchez murders?
 19 MS. EKL: Objection, foundation, form, assumes
 20 facts not in evidence.
 21 THE WITNESS: Fifth amendment.
 22 BY MR. AINSWORTH:
 23 Q Isn't it true that on April 22 of 1986,
 24 Michael Arbuckle told you that he had no knowledge of

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1 the Sanchez murders?
 2 MS. EKL: Objection, foundation, form, assumes
 3 facts not in evidence.
 4 THE WITNESS: Fifth amendment.
 5 BY MR. AINSWORTH:
 6 Q Isn't it true that on April 22 of 1986 inside
 7 area two, Ilya Rowland told you that he had no
 8 knowledge of Eric Caine having anything to do with
 9 the Sanchez murders?
 10 MS. EKL: Objection, foundation, form, assumes
 11 facts not in evidence.
 12 THE WITNESS: Fifth amendment.
 13 BY MR. AINSWORTH:
 14 Q Isn't it true that on April 22 of 1986
 15 Michael Arbuckle told you that he had no knowledge of
 16 Aaron Patterson having anything to do with the
 17 Sanchez murders?
 18 MS. EKL: Objection, foundation, form, assumes
 19 facts not in evidence.
 20 THE WITNESS: Fifth amendment.
 21 BY MR. AINSWORTH:
 22 Q Isn't it true that on April 22, 1986 inside
 23 of area two, Michael Arbuckle told you that he had no
 24 knowledge of Eric Caine having anything to do with

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1 the Sanchez murders?

2 MS. EKL: Objection, foundation, form, assumes

3 facts not in evidence.

4 THE WITNESS: Fifth amendment.

5 BY MR. AINSWORTH:

6 Q Isn't it true that on April 22, 1986 Ilya

7 Rowland told you that he had no knowledge of Aaron

8 Patterson having anything to do with the Sanchez

9 murders?

10 MS. EKL: Objection, foundation, form, assumes

11 facts not in evidence.

12 THE WITNESS: Fifth amendment.

13 BY MR. AINSWORTH:

14 Q Are you going to assert your fifth amendment

15 rights in response to any question that I ask you

16 about Exhibit No. 1?

17 A Yes.

18 MR. AINSWORTH: Let's mark this as Exhibit No. 2,

19 please.

20 (Exhibit 2, GPR Bates numbered X73028 and

21 X73029 was marked for identification.)

22 BY MR. AINSWORTH:

23 Q Showing you what has been marked as Exhibit

24 No. 2. This is a two-page document Bates numbered

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1 X 73028 and X 3029. Sir, does your handwriting

2 appears on either page of this document?

3 A Fifth amendment.

4 Q Can you tell us whose handwriting does appear

5 on this document, Exhibit No. 2?

6 A Fifth amendment.

7 Q Isn't it true that you interviewed Michael

8 Arbuckle inside of area two on April 23, 1986, and he

9 told you that a man named Sweet Tooth told him that

10 Willie Washington and his brother did the Sanchez

11 murders?

12 MS. EKL: Objection, form, foundation, assumes

13 facts not in evidence.

14 THE WITNESS: Fifth amendment.

15 BY MR. AINSWORTH:

16 Q Did you participate in each of the events

17 that are listed on Exhibit No. 2 or described in

18 Exhibit No. 2?

19 MS. EKL: Objection, form, foundation.

20 THE WITNESS: Fifth amendment.

21 BY MR. AINSWORTH:

22 Q Did you interview Carmelita Arbuckle?

23 MS. EKL: Objection, foundation.

24 THE WITNESS: Fifth amendment.

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1 BY MR. AINSWORTH:

2 Q Did you interview Richard Burnette?

3 MS. EKL: Objection, foundation.

4 THE WITNESS: Fifth amendment.

5 BY MR. AINSWORTH:

6 Q Are you going to assert your fifth amendment

7 rights in response to any questions that I ask you

8 about Exhibit No. 2?

9 A Yes.

10 MR. AINSWORTH: Let's mark this as Exhibit No. 3.

11 (Exhibit 3, consent to search Bates

12 numbered X 73020 was marked for

13 identification.)

14 BY MR. AINSWORTH:

15 Q Exhibit No. 3 is a one-page document Bates

16 numbered X 73020. Sir, does your handwriting appear

17 on this document?

18 A Fifth amendment.

19 Q Is that your signature at the bottom of this

20 document?

21 A Fifth amendment.

22 Q Did you search the basement of 8212 South

23 Saginaw?

24 A Fifth amendment.

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1 Q Isn't it true that in April of 1986, you knew

2 that cain was a slang term for coke?

3 MS. EKL: Objection, foundation, form.

4 THE WITNESS: Fifth amendment.

5 BY MR. AINSWORTH:

6 Q Tell me where you searched inside of the

7 basement of 8212 South Saginaw?

8 A Fifth amendment.

9 Q Did you find any kind of illegal substances

10 or weapons in the basement of 8212 South Saginaw?

11 A Fifth amendment.

12 Q Were you present when any illegal substances

13 or weapons were found inside of the basement of 8212

14 South Saginaw?

15 A Fifth amendment.

16 Q Are you going to assert your fifth amendment

17 rights in response to any questions that I ask you

18 about the search of the basement --

19 A Yes.

20 Q -- of 8212 South Saginaw?

21 A Yes.

22 MR. AINSWORTH: Let's mark this as Exhibit No. 4.

23 (Exhibit 4, GPR Bates numbered X 72994 was

24 marked for identification.)

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1 BY MR. AINSWORTH:

2 Q Exhibit No. 4 is a one-page document Bates

3 numbered X 72994. Sir, does your handwriting appear

4 on this document?

5 A Fifth amendment.

6 Q Can you tell us all the steps that you took

7 in order to try to find Willie Washington?

8 MS. EKL: Objection, form, foundation, assumes

9 facts not in evidence.

10 THE WITNESS: Fifth amendment.

11 BY MR. AINSWORTH:

12 Q Isn't it true that you were trying to find

13 Willie Washington?

14 A Fifth amendment.

15 Q Isn't it true that as of April 24, 1986 you

16 had information that Willie Washington was a suspect

17 in the Sanchez homicides?

18 MS. EKL: Objection, foundation, form.

19 THE WITNESS: Fifth.

20 BY MR. AINSWORTH:

21 Q Are you going to assert your fifth amendment

22 rights in response to any questions that I ask you

23 about Exhibit No. 4?

24 A Yes, sir.

1 Q One other question, can you tell us whose

2 handwriting appears on this document?

3 A Fifth amendment.

4 Q Let's mark this as Exhibit No. 5.

5 (Exhibit 5, GPR Bates numbered X72926 and

6 X 72927 was marked for identification.)

7 BY MR. AINSWORTH:

8 Q Exhibit No. 5 is a two-page document, Bates

9 numbered X 72926 and X 72927. Sir, did you type this

10 document?

11 A Fifth amendment.

12 Q Can you tell us who did type this document,

13 Exhibit No. 5?

14 A Fifth amendment.

15 Q Did you interview Michael Arbuckle on May 9

16 of 1986?

17 A Fifth amendment.

18 Q Did you interview Ilya Rowland on May 9,

19 1986?

20 A Fifth amendment.

21 Q Did Ilya Rowland independently recall the

22 date April 17, 1986 or did you have to refresh his

23 recollection?

24 MS. EKL: Objection, form, foundation, assumes

1 facts not in evidence.

2 THE WITNESS: Fifth amendment.

3 BY MR. AINSWORTH:

4 Q Did Ilya Rowland -- strike that. Isn't it

5 true that Ilya Rowland never told you that the events

6 that he was talking to you about occurred

7 definitively on April 17, 1986?

8 MS. EKL: Objection, form, foundation, assumes

9 facts not in evidence.

10 THE WITNESS: Fifth amendment.

11 BY MR. AINSWORTH:

12 Q Isn't it true that Ilya Rowland never told

13 you that Caine told him that Caine had confessed

14 because he was scared of Patterson?

15 MS. EKL: Objection, form, foundation, assumes

16 facts not in evidence.

17 THE WITNESS: Fifth amendment.

18 BY MR. AINSWORTH:

19 Q Are you going to assert your fifth amendment

20 rights in response to any questions that I ask you

21 about Exhibit No. 5?

22 A Fifth amendment.

23 MR. AINSWORTH: Let's mark this as Exhibit No. 6,

24 please.

1 (Exhibit 6, supplementary report Bates

2 numbered X 72869 through X 72877 was

3 marked for identification.)

4 BY MR. AINSWORTH:

5 Q Showing you what has been marked as Exhibit

6 No. 6, sir. This is a document Bates numbered X

7 72869 through X 72877.

8 Sir, you have been coughing a little bit

9 here today. I want to make sure are you on any

10 medication that would prevent you from answering

11 questions here today truthfully and honestly?

12 A No.

13 Q Do you have any medical condition or other

14 condition that would prevent you from answering

15 questions truthfully and honestly here today?

16 A No.

17 Q Sir, referring to Exhibit No. 6, did you type

18 any portion of this document?

19 A Fifth amendment.

20 Q Can you tell us which detectives typed which

21 portion of this document?

22 A Fifth amendment.

23 Q Do you know who typed at least some portion

24 of this document?

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1 A Fifth amendment.

2 Q Are you going to assert your fifth amendment

3 rights in response to any questions that I ask you

4 about Exhibit No. 6?

5 A Yes, sir, I will.

6 MR. AINSWORTH: Let's mark this as Exhibit No. 7.

7 (Exhibit 7, document Bates numbered

8 City EC 016941 through City EC 016951 was

9 marked for identification.)

10 BY MR. AINSWORTH:

11 Q Exhibit No. 7 is a, the Bates numbers are cut

12 off on this version. I believe it's Bates numbered

13 City EC 016944, not 44, sorry, 41 through 16951.

14 Sir, did you testify before the grand jury

15 in the Sanchez murders?

16 A Fifth amendment.

17 Q Isn't it true that you provided false

18 testimony to the grand jury?

19 MS. EKL: Objection, foundation, assumes facts

20 not in evidence.

21 THE WITNESS: Fifth amendment.

22 BY MR. AINSWORTH:

23 Q Can you tell us why it was that you appeared

24 before the grand jury rather than any other detective

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1 from area two?

2 MS. EKL: Objection, form, foundation, assumes

3 facts not in evidence.

4 THE WITNESS: Fifth amendment.

5 BY MR. AINSWORTH:

6 Q Are you going to assert your fifth amendment

7 rights in response to any questions that I ask you

8 about Exhibit No. 7?

9 A Fifth amendment.

10 Q Sir, tell us what role, if any, that you

11 played in the arrest of Aaron Patterson?

12 A Fifth amendment.

13 Q Isn't it true, sir, that you interrogated

14 Aaron Patterson at area two?

15 A Fifth amendment.

16 Q Isn't it true, sir, that you entered the

17 interrogation room where Aaron Patterson was being

18 held at about the same time that Detective Pienta

19 entered that room with a typewriter cover?

20 MS. EKL: Objection, form, foundation, assumes

21 facts not in evidence.

22 THE WITNESS: Fifth amendment.

23 BY MR. AINSWORTH:

24 Q Isn't it true that prior to April 30, 1986

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1 you had observed other area two detectives place a

2 typewriting cover over the head of a criminal suspect

3 causing that suspect to not be able to breathe in an

4 effort to get that suspect to give a false

5 confession?

6 MS. EKL: Objection, form, foundation, assumes

7 facts not in evidence.

8 THE WITNESS: Fifth amendment.

9 BY MR. AINSWORTH:

10 Q Isn't it true that on April 30, 1986 you were

11 in an interrogation room with Aaron Patterson and

12 about six other detectives?

13 A Fifth amendment.

14 Q Isn't it true that while you were in the

15 interrogation room with Aaron Patterson and about six

16 other detectives, one of the detectives turned the

17 lights off?

18 MS. EKL: Objection, form, foundation, assumes

19 facts not in evidence.

20 THE WITNESS: Fifth amendment.

21 BY MR. AINSWORTH:

22 Q Isn't it true that after the lights were

23 turned off inside of that interrogation room, you

24 observed another detective place a typewriting cover

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1 over Aaron Patterson's head in a manner --

2 A Fifth amendment.

3 MS. EKL: I'm sorry, I didn't know if you were

4 finished.

5 MR. AINSWORTH: Let me try it again.

6 Q Isn't it true that while you were in the

7 interrogation room with the lights off, you observed

8 another detective place a typewriter cover over Aaron

9 Patterson's head in a manner intended to restrict his

10 breathing?

11 MS. EKL: Objection, form, foundation, assumes

12 facts not in evidence.

13 THE WITNESS: Fifth amendment. Excuse me, I'm

14 sorry.

15 MR. AINSWORTH: Sir, if you need a break at any

16 time, just let us know.

17 THE WITNESS: No, I am fine. Keep going.

18 BY MR. AINSWORTH:

19 Q Isn't it true that while you were in the

20 interrogation room, you placed a typewriter cover

21 over Aaron Patterson's head in a manner that would

22 prevent Aaron Patterson from breathing?

23 MS. EKL: Objection, form, foundation, assumes

24 facts not in evidence.

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1 THE WITNESS: Fifth amendment.
 2 BY MR. AINSWORTH:
 3 Q Isn't it true that you held the typewriter
 4 cover over Aaron Patterson's head in a manner
 5 intended to prevent him from breathing for about a
 6 minute with the intent of getting Aaron Patterson to
 7 provide a false statement in the Sanchez murders?
 8 MS. EKL: Objection, form, foundation, assumes
 9 facts not in evidence.
 10 THE WITNESS: Fifth amendment.
 11 BY MR. AINSWORTH:
 12 Q Isn't it true that while one of the
 13 detectives held a typewriter cover over Aaron
 14 Patterson's head, you struck Aaron Patterson in the
 15 body with your fist?
 16 MS. EKL: Objection, form, foundation, assumes
 17 facts not in evidence.
 18 THE WITNESS: Fifth amendment.
 19 BY MR. AINSWORTH:
 20 Q Isn't it true that while you, on April 30,
 21 1986 were inside of the interrogation room in area
 22 two, you observed other detectives strike Aaron
 23 Patterson in the body?
 24 MS. EKL: Objection, form, foundation, assumes

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1 facts not in evidence.
 2 THE WITNESS: Fifth amendment.
 3 BY MR. AINSWORTH:
 4 Q Isn't it true that while you were in the
 5 interrogation room, one of the detectives turned the
 6 lights on and took the typewriter cover off of Aaron
 7 Patterson's head?
 8 MS. EKL: Objection, form, foundation, assumes
 9 facts not in evidence.
 10 THE WITNESS: Fifth amendment.
 11 BY MR. AINSWORTH:
 12 Q Isn't it true that you heard one of the
 13 detectives ask Aaron Patterson if he was ready to
 14 talk or words to that affect after the typewriter
 15 cover had been taken off of his head?
 16 MS. EKL: Objection, form, foundation, assumes
 17 facts not in evidence.
 18 THE WITNESS: Fifth amendment.
 19 BY MR. AINSWORTH:
 20 Q Isn't it true that at that point Aaron
 21 Patterson stated that he wanted to talk to a lawyer
 22 and that he wanted to talk to his dad, who is a
 23 Chicago Police Officer?
 24 MS. EKL: Objection, form, foundation, assumes

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1 facts not in evidence.
 2 THE WITNESS: Fifth amendment.
 3 BY MR. AINSWORTH:
 4 Q Isn't it true that after Aaron Patterson
 5 asked to speak to a lawyer and to his dad, Detective
 6 Pienta told him that he does not get to speak to a
 7 lawyer and that Detective Pienta would decide who he
 8 got to speak to and when he got to speak to them or
 9 words to that affect?
 10 MS. EKL: Objection, form, foundation, assumes
 11 facts not in evidence.
 12 THE WITNESS: Fifth amendment.
 13 BY MR. AINSWORTH:
 14 Q Isn't it true that after Aaron Patterson
 15 asked to speak to a lawyer and to his dad, one of the
 16 detectives in your presence placed the typewriter
 17 cover back over Aaron Patterson's head and held it
 18 there attempting to suffocate him?
 19 MS. EKL: Objection, form, foundation, assumes
 20 facts not in evidence.
 21 THE WITNESS: Fifth amendment.
 22 BY MR. AINSWORTH:
 23 Q Isn't it true that you placed the typewriter
 24 cover over Aaron Patterson's head the second time

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1 that it occurred in that interrogation room?
 2 MS. EKL: Objection, form, foundation, assumes
 3 facts not in evidence.
 4 THE WITNESS: Fifth amendment.
 5 BY MR. AINSWORTH:
 6 Q Isn't it true that you observed another
 7 detective place the typewriter cover over Aaron
 8 Patterson's head in a manner that would prevent
 9 Patterson from breathing?
 10 MS. EKL: Objection, form, foundation, assumes
 11 facts not in evidence.
 12 THE WITNESS: Fifth amendment.
 13 BY MR. AINSWORTH:
 14 Q Isn't it true that while the typewriter cover
 15 was placed over Aaron Patterson's head the second
 16 time, you struck Aaron Patterson in the body?
 17 MS. EKL: Objection, form, foundation, assumes
 18 facts not in evidence.
 19 THE WITNESS: Fifth amendment.
 20 BY MR. AINSWORTH:
 21 Q Isn't it true that while the typewriter cover
 22 was held over Aaron Patterson's head the second time,
 23 you observed other detectives striking Aaron
 24 Patterson in the body?

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1 MS. EKL: Objection, form, foundation, assumes
 2 facts not in evidence.
 3 THE WITNESS: Fifth amendment.
 4 BY MR. AINSWORTH:
 5 Q Isn't it true that after the typewriter cover
 6 was held over Aaron Patterson's head the second time,
 7 you observed one of the other detectives bringing
 8 Aaron Patterson a cup with bourbon in it?
 9 MS. EKL: Objection, form, foundation, assumes
 10 facts not in evidence.
 11 THE WITNESS: Fifth amendment.
 12 BY MR. AINSWORTH:
 13 Q Isn't it true that Lieutenant Burge told you
 14 that while he was alone with Aaron Patterson, he put
 15 his revolver on the table and told him to cooperate
 16 or he will get worse?
 17 MS. EKL: Objection, foundation, assumes facts
 18 not in evidence.
 19 THE WITNESS: Fifth amendment.
 20 BY MR. AINSWORTH:
 21 Q Isn't it true that you knew that Lieutenant
 22 Burge entered the interrogation room with his service
 23 weapon with the intent of using it to intimidate
 24 Aaron Patterson in an effort to get him to confess?

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1 MS. EKL: Objection, form, foundation, assumes
 2 facts not in evidence.
 3 THE WITNESS: Fifth amendment.
 4 BY MR. AINSWORTH:
 5 Q Isn't it true that you knew that Aaron
 6 Patterson was being physically abused during his
 7 interrogation on April 30, 1986 inside of area two?
 8 MS. EKL: Objection, form, foundation, assumes
 9 facts not in evidence.
 10 THE WITNESS: Fifth amendment.
 11 BY MR. AINSWORTH:
 12 Q Isn't it true that you knew that Aaron
 13 Patterson was being physically abused during his
 14 interrogation on April 30, 1986 in an effort to get
 15 him to provide an involuntarily confession?
 16 MS. EKL: Objection, form, foundation, assumes
 17 facts not in evidence.
 18 THE WITNESS: Fifth amendment.
 19 BY MR. AINSWORTH:
 20 Q Isn't it true that you knew on April 30 of
 21 1986 that Aaron Patterson was being physically abused
 22 inside of area two in an effort to get him to give a
 23 false confession?
 24 MS. EKL: Objection, form, foundation, assumes

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1 facts not in evidence.
 2 THE WITNESS: Fifth amendment.
 3 BY MR. AINSWORTH:
 4 Q Isn't it true that after Aaron Patterson
 5 refused to sign his confession, you entered the room
 6 where he was?
 7 MS. EKL: Objection, form, foundation, assumes
 8 facts not in evidence.
 9 THE WITNESS: Fifth amendment.
 10 BY MR. AINSWORTH:
 11 Q Isn't it true that when you entered the room
 12 after Aaron Patterson had refused to sign the
 13 confession, you told him that you did not have
 14 anything to do with the prior abuse of him?
 15 MS. EKL: Objection, form, foundation, assumes
 16 facts not in evidence.
 17 THE WITNESS: Fifth amendment.
 18 BY MR. AINSWORTH:
 19 Q Isn't it true that you then told Aaron
 20 Patterson that he should cooperate because the other
 21 detectives could do something serious to him if he
 22 didn't cooperate or something to that affect?
 23 MS. EKL: Objection, form, foundation, assumes
 24 facts not in evidence.

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1 THE WITNESS: Fifth amendment.
 2 BY MR. AINSWORTH:
 3 Q Isn't it true that you were present when Eric
 4 Caine was brought to Aaron Patterson's interrogation
 5 room to view Aaron Patterson?
 6 A Fifth amendment.
 7 Q Isn't it true that Eric Caine was brought to
 8 Aaron Patterson's interrogation room to view Aaron
 9 Patterson in an effort to intimidate Eric Caine?
 10 MS. EKL: Objection, form, foundation, assumes
 11 facts not in evidence.
 12 THE WITNESS: Fifth amendment.
 13 BY MR. AINSWORTH:
 14 Q Isn't it true that when Eric Caine viewed
 15 Aaron Patterson, that Aaron Patterson appeared to
 16 have his hair out of place and shirt out of place and
 17 to look dirty and as if he had just been roughed up?
 18 MS. EKL: Objection, form, foundation, assumes
 19 facts not in evidence.
 20 THE WITNESS: Fifth amendment.
 21 BY MR. AINSWORTH:
 22 Q Isn't it true that you had used the technique
 23 of bringing one suspect into view another suspect who
 24 had been physically abused inside an interrogation

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1 room in order to intimidate the first suspect as a
 2 method of getting the first suspect to provide an
 3 involuntary statement?
 4 MS. EKL: Objection, form, foundation, assumes
 5 facts not in evidence.
 6 THE WITNESS: Fifth amendment.
 7 BY MR. AINSWORTH:
 8 Q Isn't it true that you had used the method of
 9 having one suspect view another suspect who had been
 10 physically abused inside an interrogation room in
 11 area two as a means of getting the first suspect to
 12 provide a false confession?
 13 MS. EKL: Objection, form, foundation, assumes
 14 facts not in evidence.
 15 THE WITNESS: Fifth amendment.
 16 BY MR. AINSWORTH:
 17 Q Isn't it true that Detective Pienta told you
 18 that he had struck Eric Caine in the chest during his
 19 interrogation?
 20 MS. EKL: Objection, form, foundation, assumes
 21 facts not in evidence.
 22 THE WITNESS: Fifth amendment.
 23 BY MR. AINSWORTH:
 24 Q Isn't it true that Detective Madigan told you

1 that he had struck Eric Caine in the side of his head
 2 with an open hand?
 3 MS. EKL: Objection, form, foundation, assumes
 4 facts not in evidence.
 5 THE WITNESS: Fifth amendment.
 6 BY MR. AINSWORTH:
 7 Q Isn't it true that prior to April 30, 1986
 8 you had observed other area two detectives strike
 9 suspects in the ear with an open hand to provide a
 10 concussive blow that would not leave a mark?
 11 MS. EKL: Objection, form, foundation, assumes
 12 facts not in evidence.
 13 THE WITNESS: Fifth amendment.
 14 BY MR. AINSWORTH:
 15 Q Isn't it true that prior to April 30 of 1986
 16 you had struck criminal suspects inside of area two
 17 interrogation rooms with an open palm to the side of
 18 their head in an effort to provide a concussive blow
 19 that would not leave a physical mark?
 20 MS. EKL: Objection, form, foundation, assumes
 21 facts not in evidence.
 22 THE WITNESS: Fifth amendment.
 23 BY MR. AINSWORTH:
 24 Q Isn't it true that you had struck criminal

1 suspects in area two with an open hand to the side of
 2 their head in an effort to get the suspects to
 3 provide a false and involuntary statement?
 4 MS. EKL: Objection, form, foundation, assumes
 5 facts not in evidence.
 6 THE WITNESS: Fifth amendment.
 7 BY MR. AINSWORTH:
 8 Q Isn't it true that on April 30, 1986 you had
 9 no fear that the office of professional standards
 10 would discipline you if you did commit any kind of
 11 misconduct against a suspect?
 12 MS. EKL: Objection, form.
 13 THE WITNESS: Fifth amendment.
 14 BY MR. AINSWORTH:
 15 Q Isn't it true that the fact that you felt no
 16 fear of discipline from the office of professional
 17 standards emboldened you to abuse criminal suspects
 18 inside area two because you knew there would be no
 19 repercussions?
 20 MS. EKL: Objection, form, foundation, assumes
 21 facts not in evidence.
 22 MR. PAYETTE: I'll also object to the extent to
 23 the improper use of this witness's assertion of his
 24 fifth amendment rights.

1 THE WITNESS: Fifth amendment.
 2 BY MR. AINSWORTH:
 3 Q Isn't it true that after April 30, 1986 you
 4 observed etchings that were made inside an
 5 interrogation room at area two or interrogation room
 6 number two?
 7 A Fifth amendment.
 8 Q Isn't it true that you observed scratched
 9 into the bench and the frame around the door of that
 10 interrogation room number two; Aaron 4, slash, 30, I
 11 lie about murders, police threatened me with
 12 violence, slapped and suffocated me with plastic, no
 13 lawyer or dad, no phone?
 14 MS. EKL: Objection, foundation.
 15 THE WITNESS: Fifth amendment.
 16 BY MR. AINSWORTH:
 17 Q Isn't it true that you observed that etching
 18 sometime after April 30, 1986 inside of the
 19 interrogation room inside of area two?
 20 A Fifth amendment.
 21 Q Isn't it true that you also observed another
 22 etching inside of that same interrogation room inside
 23 of area two on or after April 30, 1986 where it says;
 24 signed false statement to murders, Tonto on

1 statement, the code word, Eric?

2 MS. EKL: Objection, assumes facts not in

3 evidence.

4 THE WITNESS: Fifth amendment.

5 BY MR. AINSWORTH:

6 Q Isn't it true that you were present when Jon

7 Burge refused to allow an investigator for the public

8 defender's office to photograph those etchings, even

9 though the investigator had a court order from the

10 Cook County Circuit Court allowing the photographing

11 of those etchings?

12 MS. EKL: Objection, form, foundation, assumes

13 facts not in evidence.

14 THE WITNESS: Fifth amendment.

15 BY MR. AINSWORTH:

16 Q Isn't it true that on April 30 of 1986 you

17 knew that Aaron Patterson had nothing to do with the

18 Sanchez murders?

19 MS. EKL: Objection, assumes facts not in

20 evidence.

21 THE WITNESS: Fifth amendment.

22 BY MR. AINSWORTH:

23 Q Isn't it true that on that April 30, 1986 you

24 did not believe that Aaron Patterson had anything to

1 do with the Sanchez murders?

2 A Fifth amendment.

3 Q Isn't it true on April 30 of 1986 you

4 believed that Aaron Patterson had committed the

5 Sanchez murders?

6 A Fifth amendment.

7 Q Isn't it true that on April 30, 1986 and

8 May 1, 1986 you did not believe that Eric Caine had

9 anything to do with the Sanchez murders?

10 A Fifth amendment.

11 Q Isn't it true that on April 30 and May 1 of

12 1986, you believed that Eric Caine had committed the

13 Sanchez murders?

14 A Fifth amendment.

15 Q Isn't it true that on April 30 -- strike

16 that.

17 Isn't it true that during Patterson's

18 interrogation on April 30, 1986 you provided Aaron

19 Patterson details of the crime of the Sanchez murders

20 before Aaron Patterson had related any of those

21 details to you?

22 MS. EKL: Objection, form, foundation, assumes

23 facts not in evidence.

24 THE WITNESS: Fifth amendment.

1 BY MR. AINSWORTH:

2 Q Please tell us what details of the Sanchez

3 murders you shared with Aaron Patterson before he had

4 made any reference to those details?

5 MS. EKL: Objection, form, foundation, assumes

6 facts not in evidence.

7 THE WITNESS: Fifth amendment.

8 BY MR. AINSWORTH:

9 Q Isn't it true that on May 1, 1986 you knew

10 that Aaron Patterson's confession, oral confession

11 was false?

12 MS. EKL: Objection, assumes facts not in

13 evidence.

14 THE WITNESS: Fifth amendment.

15 BY MR. AINSWORTH:

16 Q Isn't it true that on May 1 of 1986 you knew

17 that Eric Caine's confession was false?

18 MS. EKL: Objection, assumes facts not in

19 evidence.

20 THE WITNESS: Fifth amendment.

21 BY MR. AINSWORTH:

22 Q Isn't it true that prior to the time that

23 Aaron Patterson or Eric Caine confessed, you reached

24 an agreement with Defendants Madigan, Pienta,

1 Pederson, Burge and Marley to get Eric Caine to

2 provide a false and involuntary confession?

3 A Fifth amendment.

4 Q Isn't it true that prior to the time that

5 either Aaron Patterson or Eric Caine confessed, you,

6 Defendants Madigan, Pienta, Pederson, Burge and

7 Marley reached an agreement to get Aaron Patterson to

8 provide a false and involuntary confession?

9 A Fifth amendment.

10 Q If you have any personal knowledge as to why

11 Eric Caine's confession is alleged to be truthful by

12 you, please tell us now what knowledge you have?

13 A Fifth amendment.

14 MS. EKL: Object to the form.

15 THE WITNESS: Fifth amendment.

16 BY MR. AINSWORTH:

17 Q If you know of any witnesses or physical

18 evidence or documents that would prove that Eric

19 Caine's confession is truthful, please tell us the

20 names of those witnesses and identify the physical

21 evidence or the documents that would show that Eric

22 Caine's confession is truthful?

23 MS. EKL: Objection, form.

24 THE WITNESS: Fifth amendment.

1 BY MR. AINSWORTH:

2 Q If you know of any witnesses or physical

3 evidence or documents that would show that Aaron

4 Patterson's confession was truthful, please tell us

5 now the names of those witnesses and identify the

6 physical evidence and identify the documents?

7 MS. EKL: Objection, form.

8 THE WITNESS: Fifth amendment.

9 BY MR. AINSWORTH:

10 Q In February of 1982 did you interrogate a

11 person by the name of Melvin Jones?

12 A Fifth amendment.

13 Q In February of 1982 isn't it true that you

14 interrogated Melvin Jones alongside Lieutenant Burge?

15 MS. EKL: Objection, form, foundation, assumes

16 facts not in evidence.

17 THE WITNESS: Fifth amendment.

18 BY MR. AINSWORTH:

19 Q Isn't it true that you observed Lieutenant

20 Burge take a black box into the interrogation room

21 where Melvin Jones was being held?

22 MS. EKL: Objection, form, foundation, assumes

23 facts not in evidence.

24 THE WITNESS: Fifth amendment.

1 BY MR. AINSWORTH:

2 Q Isn't it true that you observed Defendant

3 Burge bring the black box into the interrogation room

4 and test it on a nearby radiator causing a spark?

5 MS. EKL: Objection, form, foundation, assumes

6 facts not in evidence.

7 THE WITNESS: Fifth amendment.

8 MR. AINSWORTH: Isn't it true that you observed

9 Lieutenant Burge pull Melvin Jones' pants and

10 undershorts down to his ankles and then shock Melvin

11 Jones' toe for a few seconds.

12 MS. EKL: Objection, form, foundation, assumes

13 facts not in evidence.

14 THE WITNESS: Fifth amendment.

15 BY MR. AINSWORTH:

16 Q Isn't it true that you then heard Burge ask

17 Melvin Jones if he was going to confess?

18 MS. EKL: Objection, form, foundation, assumes

19 facts not in evidence.

20 THE WITNESS: Fifth amendment.

21 BY MR. AINSWORTH:

22 Q Isn't it true that when Melvin Jones declined

23 to confess, Jon Burge then electroshocked Mr. Jones'

24 right inner thigh for several seconds?

1 MS. EKL: Objection, form, foundation, assumes

2 facts not in evidence.

3 THE WITNESS: Fifth amendment.

4 BY MR. AINSWORTH:

5 Q Isn't it true that when, that Lieutenant

6 Burge then asked Melvin Jones if he would confess and

7 Jones again said no?

8 MS. EKL: Objection, form, foundation, assumes

9 facts not in evidence.

10 THE WITNESS: Fifth amendment.

11 BY MR. AINSWORTH:

12 Q Isn't it true that you then observed

13 Defendant Burge shock Melvin Jones' penis for a

14 couple of seconds causing Melvin Jones to lose

15 consciousness?

16 MS. EKL: Objection, form, foundation, assumes

17 facts not in evidence.

18 THE WITNESS: Fifth amendment.

19 BY MR. AINSWORTH:

20 Q Isn't it true that Melvin Jones was yelling

21 as loud as he could while he was being shocked?

22 MS. EKL: Objection, form, foundation, assumes

23 facts not in evidence.

24 THE WITNESS: Fifth amendment.

1 BY MR. AINSWORTH:

2 Q Isn't it true that you observed Lieutenant

3 Burge put a, some kind of gag into Melvin Jones'

4 mouth before he was electroshocked?

5 MS. EKL: Objection, form, foundation, assumes

6 facts not in evidence.

7 THE WITNESS: Fifth amendment.

8 BY MR. AINSWORTH:

9 Q Isn't it true that you observed Defendant

10 Burge strike Melvin Jones in the head with a large

11 metal stapler?

12 MS. EKL: Objection, form, foundation, assumes

13 facts not in evidence.

14 THE WITNESS: Fifth amendment.

15 BY MR. AINSWORTH:

16 Q Isn't it true that during Melvin Jones'

17 interrogation you asked Melvin Jones if he knew you?

18 MS. EKL: Objection, form, foundation, assumes

19 facts not in evidence.

20 THE WITNESS: Fifth amendment.

21 BY MR. AINSWORTH:

22 Q Isn't it true that Melvin Jones told you no,

23 he did not know you?

24 MS. EKL: Objection, form, foundation, assumes

1 facts not in evidence.
 2 THE WITNESS: Fifth amendment.
 3 BY MR. AINSWORTH:
 4 Q Isn't it true that you then observed
 5 Defendant Burge hold a gun to Melvin Jones' head and
 6 cock the gun twice?
 7 MS. EKL: Objection, form, foundation, assumes
 8 facts not in evidence.
 9 THE WITNESS: Fifth amendment.
 10 BY MR. AINSWORTH:
 11 Q Isn't it true that you then intervened to
 12 stop Defendant Burge from doing what he was doing;
 13 that is, pointing a gun at Melvin Jones inside of the
 14 interrogation room at area two?
 15 MS. EKL: Objection, form, foundation, assumes
 16 facts not in evidence.
 17 THE WITNESS: Fifth amendment.
 18 BY MR. AINSWORTH:
 19 Q Isn't it true that you then told Melvin Jones
 20 that Defendant Burge is rude and that if Jones wants
 21 to talk, he should talk to you?
 22 MS. EKL: Objection, form, foundation, assumes
 23 facts not in evidence.
 24 THE WITNESS: Fifth amendment.

1 BY MR. AINSWORTH:
 2 Q Isn't it true that you told Melvin Jones that
 3 you had a brother in Springfield who could help him?
 4 MS. EKL: Objection, form, foundation, assumes
 5 facts not in evidence.
 6 THE WITNESS: Fifth amendment.
 7 BY MR. AINSWORTH:
 8 Q In February of 1982 did you have a brother in
 9 Springfield?
 10 A Fifth amendment.
 11 Q Isn't it true that when you were referring to
 12 your brother in Springfield, you were referring to
 13 your brother who became an FBI agent?
 14 MS. EKL: Objection, form, foundation, assumes
 15 facts not in evidence.
 16 THE WITNESS: Fifth amendment.
 17 BY MR. AINSWORTH:
 18 Q Which brother were you referring to when you
 19 said that you had a brother in Springfield that could
 20 help you, who could help Jones? Sorry.
 21 MS. EKL: Objection, form, foundation, assumes
 22 facts not in evidence.
 23 THE WITNESS: Fifth amendment.
 24

1 BY MR. AINSWORTH:
 2 Q When did your brother become an FBI agent?
 3 MS. EKL: Objection, form, foundation, assumes
 4 facts not in evidence.
 5 THE WITNESS: Fifth amendment.
 6 BY MR. AINSWORTH:
 7 Q In about February of 1982 where was your
 8 brother stationed?
 9 MS. EKL: Objection, form, foundation, assumes
 10 facts not in evidence.
 11 THE WITNESS: Fifth amendment.
 12 BY MR. AINSWORTH:
 13 Q What were the professions of any of your
 14 brothers in February of 1982?
 15 MS. EKL: Objection, form, foundation, assumes
 16 facts not in evidence.
 17 THE WITNESS: Fifth amendment.
 18 BY MR. AINSWORTH:
 19 Q Isn't it true that you struck Melvin Jones
 20 twice during his interrogation?
 21 MS. EKL: Objection, form, foundation, assumes
 22 facts not in evidence.
 23 THE WITNESS: Fifth amendment.
 24

1 BY MR. AINSWORTH:
 2 Q Isn't it true, -- well, strike that.
 3 Are you going to assert your fifth amendment
 4 rights in response to any questions that I ask you
 5 about Melvin Jones' interrogation on February 6 or
 6 February 7 of 1982 while he was in area two?
 7 A That's correct.
 8 Q Did you report to anybody that Defendant
 9 Burge had used an electroshock on Melvin Jones?
 10 MS. EKL: Objection, foundation, assumes facts
 11 not in evidence.
 12 THE WITNESS: Fifth amendment.
 13 BY MR. AINSWORTH:
 14 Q When was the first time that you saw
 15 Defendant Burge with a black box that could be used
 16 to provide an electrical shock to people?
 17 MS. EKL: Objection, form, foundation, assumes
 18 facts not in evidence.
 19 THE WITNESS: Fifth amendment.
 20 BY MR. AINSWORTH:
 21 Q How many times did you observe Defendant
 22 Burge bring that black box that could deliver an
 23 electrical shock into an interrogation room?
 24 MS. EKL: Objection, form, foundation, assumes

1 facts not in evidence.
 2 THE WITNESS: Fifth amendment.
 3 BY MR. AINSWORTH:
 4 Q How many times did you observe Defendant
 5 Burge apply the, apply an electroshock to a criminal
 6 suspect inside of area two?
 7 MS. EKL: Objection, form, foundation, assumes
 8 facts not in evidence.
 9 THE WITNESS: Fifth amendment.
 10 BY MR. AINSWORTH:
 11 Q Tell me the names of every person who you
 12 observed Defendant Burge apply electroshock on?
 13 MS. EKL: Objection, foundation, assumes facts
 14 not in evidence.
 15 THE WITNESS: Fifth amendment.
 16 BY MR. AINSWORTH:
 17 Q Isn't it true that in the Melvin Jones
 18 interrogation you were trying to be the good cop in
 19 relation to Defendant Burge's bad cop?
 20 MS. EKL: Objection, form, assumes facts not in
 21 evidence.
 22 THE WITNESS: Fifth amendment.
 23 BY MR. AINSWORTH:
 24 Q Isn't it true that you were hoping that if

1 you appeared nice to Melvin Jones that he would
 2 provide an involuntary confession to you based on the
 3 coercion that he experienced from Defendant Burge's
 4 threats of violence?
 5 MS. EKL: Objection, form, foundation, assumes
 6 facts not in evidence.
 7 THE WITNESS: Fifth amendment.
 8 BY MR. AINSWORTH:
 9 Q Isn't it true that that is a method that you
 10 used with other criminal suspects; that is, where you
 11 would come in after the suspect had been abused in
 12 the hopes that they would provide a confession to you
 13 based on the coercion that had occurred previously
 14 while you pretended to be nice to them?
 15 MS. EKL: Objection, form, foundation, assumes
 16 facts not in evidence.
 17 THE WITNESS: Fifth amendment.
 18 BY MR. AINSWORTH:
 19 Q Isn't it true that you interrogated a man by
 20 the name of James Andrews on April 26 of 1983?
 21 A Fifth amendment.
 22 Q Isn't it true that while you interrogated
 23 James Andrews inside of area two, you had him
 24 handcuffed to a steel ring inside of the

1 interrogation room?
 2 A Fifth.
 3 Q Isn't it true that you got in James Andrews'
 4 face about four to six inches from his face yelling
 5 at him and calling him a liar?
 6 MS. EKL: Objection, foundation, form, assumes
 7 facts not in evidence.
 8 A Fifth.
 9 BY MR. AINSWORTH:
 10 Q Based on your understanding of what was
 11 permissible in an interrogation, was it permissible
 12 for you to be four to six inches from a face of a
 13 handcuffed suspect and scream at them and calling
 14 them a liar?
 15 MS. EKL: Objection, form, foundation, assumes
 16 facts not in evidence.
 17 THE WITNESS: Fifth.
 18 BY MR. AINSWORTH:
 19 Q Isn't it true that you brought James Andrews
 20 to the interrogation room where David Fauntlroy was?
 21 A Fifth.
 22 MS. EKL: Objection -- sorry, are you finished
 23 with your question. Objection, foundation.
 24 THE WITNESS: Fifth.

1 BY MR. AINSWORTH:
 2 Q Isn't it true that you brought James Andrews
 3 to the room where David Fauntlroy was as a method to
 4 intimidate David Fauntlroy by showing James Andrews
 5 beaten up appearance?
 6 MS. EKL: Objection, form, foundation, assumes
 7 facts not in evidence.
 8 THE WITNESS: Fifth.
 9 BY MR. AINSWORTH:
 10 Q Isn't it true that during David Andrews or
 11 James Andrews' interrogation his shirt had been
 12 ripped?
 13 MS. EKL: Objection, form, foundation, assumes
 14 facts not in evidence.
 15 THE WITNESS: Fifth.
 16 BY MR. AINSWORTH:
 17 Q Isn't it true that when you brought James
 18 Andrews to be seen by David Fauntlroy, James Andrews
 19 was shirtless because his shirt had been previously
 20 been ripped?
 21 MS. EKL: Objection, form, foundation, assumes
 22 facts not in evidence.
 23 THE WITNESS: Fifth.
 24

1 BY MR. AINSWORTH:

2 Q Isn't it true that you struck James Andrews

3 on the top of the head?

4 MS. EKL: Objection, foundation.

5 THE WITNESS: Fifth.

6 BY MR. AINSWORTH:

7 Q Isn't it true that you struck James Andrews

8 in the stomach?

9 MS. EKL: Objection, foundation.

10 THE WITNESS: Fifth.

11 BY MR. AINSWORTH:

12 Q Isn't it true that you used physical violence

13 against James Andrews in an effort to get him to

14 provide a false and involuntary confession?

15 MS. EKL: Objection, form, foundation, assumes

16 facts not in evidence.

17 THE WITNESS: Fifth.

18 BY MR. AINSWORTH:

19 Q Isn't it true that you provided details to

20 James Andrews about the murder that you were

21 interrogating him about before James Andrews had

22 mentioned any of those details to you?

23 MS. EKL: Objection, form, foundation, assumes

24 facts not in evidence.

1 THE WITNESS: Fifth.

2 BY MR. AINSWORTH:

3 Q Isn't it true that you knew that James

4 Andrews was providing a false confession if he did

5 confess?

6 MS. EKL: Objection, form, foundation, assumes

7 facts not in evidence.

8 THE WITNESS: Fifth.

9 BY MR. AINSWORTH:

10 Q Isn't it true that you knew that Ray Madigan

11 was using violence against James Andrews when he was

12 alone in the interrogation room with James Andrews?

13 MS. EKL: Objection, form, foundation, assumes

14 facts not in evidence.

15 THE WITNESS: Fifth.

16 BY MR. AINSWORTH:

17 Q Isn't it true that when Ray Madigan was alone

18 in the interrogation room with James Andrews you

19 could hear noises that sounded consistent with

20 physical violence occurring inside of that

21 interrogation room?

22 MS. EKL: Objection, form, foundation, assumes

23 facts not in evidence.

24 THE WITNESS: Fifth.

1 BY MR. AINSWORTH:

2 Q Isn't it true that on April 30 and May 1 of

3 1986 you heard sounds coming from the interrogation

4 room number two where Aaron Patterson was that

5 sounded consistent with sounds of physical violence

6 being inflicted upon someone?

7 MS. EKL: Objection, form, foundation, assumes

8 facts not in evidence.

9 THE WITNESS: Fifth.

10 BY MR. AINSWORTH:

11 Q Isn't it true on April 30 and May 1 of 1986

12 you heard inside of the interrogation -- strike that.

13 Isn't it true on April 30 and May 1 of 1986

14 while outside of the interrogation room where Eric

15 Caine was being held, you heard sounds coming from

16 inside of that room that were consistent with

17 physical violence being inflicted on another person?

18 MS. EKL: Objection, form, foundation, assumes

19 facts not in evidence.

20 THE WITNESS: Fifth.

21 BY MR. AINSWORTH:

22 Q Isn't it true that while you were outside

23 Eric Caine's interrogation room in area two on

24 April 30 and May 1 of 1986, you heard Eric Caine cry

1 out in pain?

2 MS. EKL: Objection, form, foundation, assumes

3 facts not in evidence.

4 THE WITNESS: Fifth.

5 BY MR. AINSWORTH:

6 Q Isn't it true on April 26, 1983 and April 27,

7 1983 you interrogated a man named David Fauntlroy?

8 A Fifth amendment.

9 Q Isn't it true that during the interrogation

10 of David Fauntlroy you said to Detective Madigan,

11 look at him, that's how they look when they are

12 guilty?

13 MS. EKL: Objection, form, foundation, assumes

14 facts not in evidence.

15 THE WITNESS: Fifth.

16 BY MR. AINSWORTH:

17 Q Isn't it true that you heard Detective

18 Madigan say to you, look at him, that's how they look

19 when they are guilty?

20 MS. EKL: Objection, form, foundation, assumes

21 facts not in evidence.

22 THE WITNESS: Fifth.

23 BY MR. AINSWORTH:

24 Q Isn't it true that you stated to David

1 Fauntlroy while he was in the back of your police
 2 car, how would you like it if I used this on him?
 3 MS. EKL: Objection, form, foundation, assumes
 4 facts not in evidence.
 5 THE WITNESS: Fifth.
 6 BY MR. AINSWORTH:
 7 Q Isn't it true that you then held up a
 8 handgun and pointed it at David Fauntlroy?
 9 MS. EKL: Objection, form, foundation, assumes
 10 facts not in evidence.
 11 THE WITNESS: Fifth.
 12 BY MR. AINSWORTH:
 13 Q Isn't it true that while he was in the back
 14 of your police car at some point after you pointed a
 15 handgun at David Fauntlroy, you discovered that he
 16 had urinated on himself?
 17 MS. EKL: Objection, form, foundation, assumes
 18 facts not in evidence.
 19 THE WITNESS: Fifth.
 20 BY MR. AINSWORTH:
 21 Q Isn't it true that you had to clean up urine
 22 from the back of your police car?
 23 MS. EKL: Objection, form, foundation, assumes
 24 facts not in evidence.

1 THE WITNESS: Fifth.
 2 BY MR. AINSWORTH:
 3 Q Did you ever have to clean up urine from the
 4 back of your police car?
 5 A Fifth.
 6 Q How many times did you have to clean up urine
 7 from the back of your police car?
 8 A Fifth.
 9 MS. EKL: Objection, form, foundation, assumes
 10 facts not in evidence.
 11 THE WITNESS: Fifth, fifth.
 12 BY MR. AINSWORTH:
 13 Q Isn't it true that inside of area two you
 14 handcuffed David Fauntlroy to a ring in the wall in
 15 the interrogation room?
 16 MS. EKL: Objection, foundation.
 17 THE WITNESS: Fifth.
 18 BY MR. AINSWORTH:
 19 Q Isn't it true that during his interrogation,
 20 during the interrogation of David Fauntlroy, you
 21 struck him with your fist?
 22 MS. EKL: Objection, foundation, assumes facts
 23 not in evidence.
 24 THE WITNESS: Fifth.

1 BY MR. AINSWORTH:
 2 Q Isn't it true that during your interrogation
 3 of David Fauntlroy you observed Ray Madigan strike
 4 Mr. Fauntlroy with his fist?
 5 MS. EKL: Objection, foundation, assumes facts
 6 not in evidence.
 7 THE WITNESS: Fifth.
 8 BY MR. AINSWORTH:
 9 Q Isn't it true that during your interrogation
 10 of David Fauntlroy you struck him with a flashlight?
 11 MS. EKL: Objection, foundation, assumes facts
 12 not in evidence.
 13 THE WITNESS: Fifth.
 14 BY MR. AINSWORTH:
 15 Q Isn't it true that during your interrogation
 16 of David Fauntlroy you observed Ray Madigan beat him
 17 with a flashlight?
 18 MS. EKL: Objection, foundation, assumes facts
 19 not in evidence.
 20 THE WITNESS: Fifth.
 21 BY MR. AINSWORTH:
 22 Q Isn't it true that David Fauntlroy asked to
 23 call his family to get a lawyer during his
 24 interrogation?

1 MS. EKL: Objection, foundation and facts not in
 2 evidence.
 3 THE WITNESS: Fifth.
 4 BY MR. AINSWORTH:
 5 Q Isn't it true that you responded to that
 6 request by saying, this ain't a TV show, you get a
 7 phone call when we get what we want or something to
 8 that effect?
 9 MS. EKL: Objection, form, foundation, assumes
 10 facts not in evidence.
 11 THE WITNESS: Fifth.
 12 BY MR. AINSWORTH:
 13 Q Isn't it true that you told David Fauntlroy
 14 that if he said what you wanted him to say, Fauntlroy
 15 would only be charged with robbery --
 16 MS. EKL: Objection.
 17 MR. AINSWORTH: -- and James Andrews would be
 18 charged with murder?
 19 MS. EKL: Objection, foundation, assumes facts
 20 not in evidence.
 21 THE WITNESS: Fifth.
 22 BY MR. AINSWORTH:
 23 Q Isn't it true that you told David Fauntlroy
 24 that if he didn't tell them what they wanted, tell

1 you what you wanted to hear, David Fauntlroy would be
 2 charged with murder and go to death row?
 3 MS. EKL: Objection, form, foundation, assumes
 4 facts not in evidence.
 5 THE WITNESS: Fifth.
 6 BY MR. AINSWORTH:
 7 Q Isn't it true that you used violence against
 8 Mr. Fauntlroy in an effort to get him to provide a
 9 false and involuntary confession?
 10 MS. EKL: Objection, form, foundation, assumes
 11 facts not in evidence.
 12 THE WITNESS: Fifth.
 13 BY MR. AINSWORTH:
 14 Q Isn't it true that you did not provide
 15 Mr. Fauntlroy with any food or water while he was at
 16 the area two police station?
 17 MS. EKL: Objection, foundation, assumes facts
 18 not in evidence.
 19 THE WITNESS: Fifth.
 20 BY MR. AINSWORTH:
 21 Q Isn't it true that you did not allow him to
 22 use the bathroom while he was at the area two police
 23 station?
 24 MS. EKL: Objection, foundation, assumes facts

1 not in evidence.
 2 THE WITNESS: Fifth.
 3 BY MR. AINSWORTH:
 4 Q Isn't it true that you did not allow
 5 Mr. Fauntlroy to use the telephone while he was at
 6 area two?
 7 MS. EKL: Objection, foundation, assumes facts
 8 not in evidence.
 9 THE WITNESS: Fifth.
 10 BY MR. AINSWORTH:
 11 Q What was your height and weight in April or
 12 May of 1986?
 13 A Fifth.
 14 Q What was your hair color in --
 15 A Fifth.
 16 Q Sorry. What was your hair color in April or
 17 May of 1986?
 18 A Fifth.
 19 Q What was your built like in April or May
 20 of 1986?
 21 A Fifth.
 22 Q What color eyes do you have?
 23 A Fifth.
 24 Q Was your height and weight different in June

1 of 1991 than it was or from what it was in April or
 2 May of 1986?
 3 A Fifth.
 4 Q What is your height now?
 5 A Fifth.
 6 Q Did you interrogate the person by the name of
 7 Tyshawn Ross on June 5, 1991 in area three?
 8 A Fifth.
 9 Q Did you use the word nigger during your
 10 interrogation of Tyshawn Ross on or about June 5 of
 11 1991?
 12 MS. EKL: Objection, form, assumes facts not in
 13 evidence.
 14 THE WITNESS: Fifth.
 15 BY MR. AINSWORTH:
 16 Q Did you use the "N" word on several occasions
 17 during your interrogation of Tyshawn Ross?
 18 MS. EKL: Objection, assumes, facts not in
 19 evidence, foundation.
 20 THE WITNESS: Fifth.
 21 BY MR. AINSWORTH:
 22 Q While you were at area two, isn't it true
 23 that you used the "N" word when conversing with your
 24 fellow detectives?

1 MS. EKL: Objection, form, foundation.
 2 THE WITNESS: Fifth.
 3 BY MR. AINSWORTH:
 4 Q Isn't it true that while you were at area
 5 two, you would use the "N" word while conversing with
 6 your fellow detectives on a weekly basis?
 7 MS. EKL: Objection, form, foundation.
 8 THE WITNESS: Fifth.
 9 BY MR. AINSWORTH:
 10 Q Isn't it true that it was common for you to
 11 use the "N" word during your interrogations of
 12 African American criminal suspects?
 13 MS. EKL: Objection, form, foundation, assumes
 14 facts not in evidence.
 15 THE WITNESS: Fifth.
 16 BY MR. AINSWORTH:
 17 Q Isn't it true that while Tyshawn Ross was in
 18 the interrogation room of area three, you pulled his
 19 pants down and stuck an electrical shock device like
 20 a cattle prod in a hole in his underwear in the front
 21 of his underwear shocking both of his thighs?
 22 MS. EKL: Objection, form, foundation, assumes
 23 facts not in evidence.
 24 THE WITNESS: Fifth.

1 BY MR. AINSWORTH:

2 Q Isn't it true that you observed another

3 detective place a metal shocking device like a cattle

4 prod through a hole in the front of Tyshawn Ross's

5 underwear shocking the inside of both of his thighs?

6 MS. EKL: Objection, form, foundation, assumes

7 facts not in evidence.

8 THE WITNESS: Fifth.

9 BY MR. AINSWORTH:

10 Q Isn't it true that while Tyshawn Ross was

11 being shocked, you stated, you called him the "N"

12 word?

13 MS. EKL: Objection, form, foundation, assumes

14 facts not in evidence.

15 THE WITNESS: Fifth.

16 BY MR. AINSWORTH:

17 Q Isn't it true that while Tyshawn Ross was

18 being shocked, you heard another detective call him

19 the "N" word?

20 MS. EKL: Objection, form, foundation, assumes

21 facts not in evidence.

22 THE WITNESS: Fifth.

23 BY MR. AINSWORTH:

24 Q Isn't it true that before you shocked Tyshawn

1 Ross you told him, nigger, now I know that you are

2 going to tell me something?

3 MS. EKL: Objection, form, foundation, assumes

4 facts not in evidence.

5 THE WITNESS: Fifth.

6 BY MR. AINSWORTH:

7 Q Isn't it true that during your interrogation

8 of Tyshawn Ross you another heard detective state,

9 nigger, now I know that you are going to tell me

10 something?

11 MS. EKL: Objection, form, foundation, assumes

12 facts not in evidence.

13 THE WITNESS: Fifth.

14 BY MR. AINSWORTH:

15 Q Tell me all of the detectives that you know

16 of who interrogated Tyshawn Ross?

17 MS. EKL: Objection, assumes facts not in

18 evidence.

19 THE WITNESS: Fifth.

20 BY MR. AINSWORTH:

21 Q Isn't it true that Tyshawn Ross began to cry

22 after the electroshocks were applied to his body?

23 MS. EKL: Objection, form, foundation, assumes

24 facts not in evidence.

1 THE WITNESS: Fifth.

2 BY MR. AINSWORTH:

3 Q Isn't it true that you applied the

4 electroshocks to Tyshawn Ross's thighs about four or

5 five times?

6 MS. EKL: Objection, form, foundation, assumes

7 facts not in evidence.

8 THE WITNESS: Fifth.

9 BY MR. AINSWORTH:

10 Q Isn't it true that you observed another

11 detective apply the electroshocks to Tyshawn Ross's

12 inner thighs about four or five times?

13 MS. EKL: Objection, form, foundation, assumes

14 facts not in evidence.

15 THE WITNESS: Fifth.

16 BY MR. AINSWORTH:

17 Q Were you ever made aware of a letter written

18 by Dr. John Raba to the head of the office of

19 professional standards stating that Tyshawn Ross was

20 admitted to the Cook County Department of Corrections

21 on June 6 of 1991, that he was alleging that

22 electrical shocks had been applied to his testicles

23 and inner thighs?

24 MS. EKL: Objection, form, foundation, assumes

1 facts not in evidence.

2 THE WITNESS: Fifth.

3 BY MR. AINSWORTH:

4 Q Were you ever questioned about Tyshawn Ross's

5 allegations that he had been electrically shocked?

6 MS. EKL: Objection, foundation, assumes facts

7 not in evidence.

8 THE WITNESS: Fifth.

9 BY MR. AINSWORTH:

10 Q If I ask you any other questions about

11 Tyshawn Ross, are you going to assert your fifth

12 amendment rights?

13 A Yes.

14 MS. EKL: Are you okay? Do you need to take a

15 break? We have been going for a little over an hour.

16 Are you okay?

17 THE WITNESS: I am fine. Let's go.

18 MS. EKL: Okay. All right.

19 BY MR. AINSWORTH:

20 Q Did you know that Tyshawn Ross was being

21 subjected to electrical shocks on or about June 5,

22 1991?

23 MS. EKL: Objection, foundation, assumes facts

24 not in evidence.

1 THE WITNESS: Fifth.

2 BY MR. AINSWORTH:

3 Q Isn't it true that you knew that Tyshawn Ross

4 was being subjected to electrical shocks on June 5 of

5 1991?

6 MS. EKL: Objection, form, foundation, assumes

7 facts not in evidence.

8 THE WITNESS: Fifth.

9 BY MR. AINSWORTH:

10 Q Isn't it true that you knew that Tyshawn Ross

11 was having physical abuse applied to him in an effort

12 to get him to provide a false and involuntary

13 confession?

14 MS. EKL: Objection, foundation, assumes facts

15 not in evidence.

16 THE WITNESS: Fifth.

17 BY MR. AINSWORTH:

18 Q Isn't it true that you applied violence to

19 Tyshawn Ross in an effort to get him to provide a

20 fault and involuntary confession?

21 MS. EKL: Objection, form, foundation, assumes

22 facts not in evidence.

23 THE WITNESS: Fifth.

24

1 BY MR. AINSWORTH:

2 Q Isn't it true that you interrogated a man by

3 the name of Derell Cannon?

4 A Fifth.

5 Q Isn't it true that you interrogated Derell

6 Cannon inside of area two with Detective Grunhard?

7 MS. EKL: Objection, form, foundation, assumes

8 facts not in evidence.

9 THE WITNESS: Fifth.

10 BY MR. AINSWORTH:

11 Q Isn't it true this happened on or about

12 November 2 of 1983?

13 MS. EKL: Objection, assumes facts not in

14 evidence.

15 THE WITNESS: Fifth.

16 BY MR. AINSWORTH:

17 Q Isn't it true that you and Detective Grunhard

18 suggested inculpatory answers to Derell Cannon?

19 MS. EKL: Objection, form, foundation, assumes

20 facts not in evidence.

21 THE WITNESS: Fifth.

22 BY MR. AINSWORTH:

23 Q Isn't it true that while you were

24 interrogating Derell Cannon, Detective Bosco entered

1 the room with an electrical cattle prod in a bag and

2 showed it to Derell Cannon and said, nigger, you are

3 going to tell us where A.D. is at?

4 MS. EKL: Objection, form, foundation, assumes

5 facts not in evidence.

6 THE WITNESS: Fifth amendment.

7 BY MR. AINSWORTH:

8 Q Isn't it true that you then heard Detective

9 Bosco then say that Derell Cannon would talk before

10 the day was over?

11 MS. EKL: Objection, form, foundation, assumes

12 facts not in evidence.

13 THE WITNESS: Fifth amendment.

14 BY MR. AINSWORTH:

15 Q Isn't it true that you knew that Derell

16 Cannon was then going to be taken outside of area two

17 to a remote location where he would be physically

18 abused?

19 MS. EKL: Objection, form, foundation, assumes

20 facts not in evidence.

21 THE WITNESS: Fifth amendment.

22 BY MR. AINSWORTH:

23 Q Isn't it true that you knew that Detective

24 Dignan was going to place a shotgun in Derell

1 Cannon's mouth and ask him, "N" word, where is A.D.?

2 MS. EKL: Objection, form, foundation, assumes

3 facts not in evidence.

4 THE WITNESS: Fifth.

5 BY MR. AINSWORTH:

6 Q Isn't it true that you knew that another

7 detective would then say shot him to the detective

8 holding the shotgun, who would then pull the trigger

9 causing it to click rather than discharge?

10 MS. EKL: Objection, form, foundation assumes

11 facts not in evidence.

12 THE WITNESS: Fifth.

13 BY MR. AINSWORTH:

14 Q Isn't it true that Detective Byrne told you

15 that while in the backseat of his police car he

16 shocked Derell Cannon on the testicles and penis with

17 the cattle prod?

18 MS. EKL: Objection, foundation, assumes facts

19 not in evidence.

20 THE WITNESS: Fifth.

21 BY MR. AINSWORTH:

22 Q Isn't it true that when the detectives

23 returned Derell Cannon back to the police station to

24 area two, Derell Cannon told you that he had been

1 abused by the other police detectives?

2 MS. EKL: Objection, foundation, assumes facts

3 not in evidence.

4 THE WITNESS: Fifth.

5 BY MR. AINSWORTH:

6 Q Isn't it true that when you did not

7 accompanying the detectives who took Derell Cannon

8 out of area two to physically abuse him so that when

9 Derell Cannon returned to area two, you could pretend

10 to be the good cop and talk to Derell Cannon in an

11 effort to get him to give you a false and involuntary

12 confession based upon the abuse inflicted on him by

13 other detectives?

14 MS. EKL: Objection, form, foundation, assumes

15 facts not in evidence.

16 THE WITNESS: Fifth.

17 BY MR. AINSWORTH:

18 Q Please tell us why you questioned Derell

19 Cannon when he returned to area two as opposed to any

20 of the five detectives who left the building with

21 him?

22 MS. EKL: Objection, form, foundation, assumes

23 facts not in evidence.

24 THE WITNESS: Fifth.

1 BY MR. AINSWORTH:

2 Q Is it true that you were the one who

3 questioned Derell Cannon when he returned to area two

4 as opposed to any of the five detectives who had left

5 area two with Derell Cannon?

6 MS. EKL: Objection, form, foundation, assumes

7 facts not in evidence.

8 THE WITNESS: Fifth.

9 BY MR. AINSWORTH:

10 Q Isn't it true that you provided details about

11 the murder that you were questioning Derell Cannon

12 about before Derell Cannon mentioned any of those

13 details to you?

14 MS. EKL: Objection, form, foundation, assumes

15 facts not in evidence.

16 THE WITNESS: Fifth.

17 BY MR. AINSWORTH:

18 Q Isn't it true that you provided details of

19 the murder to Derell Cannon in an effort to get him

20 to provide a false confession?

21 MS. EKL: Objection, form, foundation, assumes

22 facts not in evidence.

23 THE WITNESS: Fifth.

24

1 BY MR. AINSWORTH:

2 Q Isn't it true that you provided Derell Cannon

3 with -- strike that.

4 MR. AINSWORTH: Let's go off the record for a

5 minute.

6 THE VIDEOGRAPHER: Off the record at 11:54.

7 (Recess was taken.)

8 THE VIDEOGRAPHER: Back on the record 12:02.

9 BY MR. AINSWORTH:

10 Q Sir, did you arrest a person by the name of

11 Leroy Orange back on January 12 of 1984?

12 A Fifth.

13 Q Who arrested Leroy Orange on or about

14 January 12 of 1984?

15 A Fifth.

16 Q Did you transport Leroy Orange back to area

17 two?

18 MS. EKL: Objection, foundation.

19 THE WITNESS: Fifth.

20 BY MR. AINSWORTH:

21 Q Isn't it true that you, Detectives Flood,

22 Madigan and McGuire transported Leroy Orange back to

23 area two on January 12 of 1984?

24 MS. EKL: Objection, form, assumes facts not in

1 evidence.

2 THE WITNESS: Fifth.

3 BY MR. AINSWORTH:

4 Q Isn't it true that during the ride to area

5 two Leroy Orange asked for an attorney?

6 MS. EKL: Objection, form, foundation, assumes

7 facts not in evidence.

8 THE WITNESS: Fifth.

9 BY MR. AINSWORTH:

10 Q Isn't it true that you then struck Leroy

11 Orange in the face after he asked for an attorney?

12 MS. EKL: Objection, form, foundation, assumes

13 facts not in evidence.

14 THE WITNESS: Fifth.

15 BY MR. AINSWORTH:

16 Q Isn't it true that in the police car on the

17 way to the police station you observed Detective

18 Madigan strike Leroy Orange in the face by one of

19 the, in the face after he asked for an attorney?

20 MS. EKL: Objection, form, foundation, assumes

21 facts not in evidence.

22 THE WITNESS: Fifth.

23 BY MR. AINSWORTH:

24 Q Isn't it true that at area two you placed

1 Leroy Orange in an interrogation room and handcuffed
 2 his hands behind his back to a ring on the wall?
 3 MS. EKL: Objection, form, foundation, assumes
 4 facts not in evidence.
 5 THE WITNESS: Fifth.
 6 BY MR. AINSWORTH:
 7 Q Isn't it true that after Leroy Orange
 8 continually denied any knowledge of the crime, a
 9 black box was then brought into the interrogation
 10 room?
 11 MS. EKL: Objection, form, foundation, assumes
 12 facts not in evidence.
 13 THE WITNESS: Fifth.
 14 BY MR. AINSWORTH:
 15 Q Isn't it true that you observed Detective
 16 Madigan administer electroshocks to Leroy Orange's
 17 arms and in his rectum?
 18 MS. EKL: Objection, form, foundation, assumes
 19 facts not in evidence.
 20 THE WITNESS: Fifth.
 21 BY MR. AINSWORTH:
 22 Q Isn't it true that you administered
 23 electroshocks to Leroy Orange's arms and his rectum?
 24 MS. EKL: Objection, form, foundation, assumes

1 facts not in evidence.
 2 THE WITNESS: Fifth.
 3 BY MR. AINSWORTH:
 4 Q Isn't it true that you observed Detective
 5 Madigan place a typewriter cover over Leroy Orange's
 6 head in an effort to prevent him from breathing in an
 7 effort to get him to provide a false and involuntary
 8 confession?
 9 MS. EKL: Objection, form, foundation, assumes
 10 facts not in evidence.
 11 THE WITNESS: Fifth.
 12 BY MR. AINSWORTH:
 13 Q Isn't it true that during Leroy Orange's
 14 interrogation you observed Detective Madigan squeeze
 15 his testicles --
 16 MS. EKL: Objection.
 17 BY MR. AINSWORTH:
 18 Q -- in an effort to get him to provide a false
 19 and involuntary confession?
 20 MS. EKL: Objection, form, foundation, assumes
 21 facts not in evidence.
 22 THE WITNESS: Fifth amendment.
 23 BY MR. AINSWORTH:
 24 Q Isn't it true that during his interrogation

1 that you placed a typewriter cover over Leroy
 2 Orange's head in a manner that would prevent him from
 3 breathing?
 4 MS. EKL: Objection, form, foundation, assumes
 5 facts not in evidence.
 6 THE WITNESS: Fifth amendment.
 7 BY MR. AINSWORTH:
 8 Q Isn't it true that you squeezed Leroy
 9 Orange's testicles during his interrogation?
 10 MS. EKL: Objection, form, foundation, assumes
 11 facts not in evidence.
 12 THE WITNESS: Fifth.
 13 BY MR. AINSWORTH:
 14 Q Isn't it true that during the interrogation
 15 you observed another detective administer
 16 electroshocks to Leroy Orange's arms and his rectum?
 17 MS. EKL: Objection, form, foundation, assumes
 18 facts not in evidence.
 19 THE WITNESS: Fifth.
 20 BY MR. AINSWORTH:
 21 Q Isn't it true that you knew that
 22 electroshocks were being administered to Leroy Orange
 23 during his interrogation?
 24 MS. EKL: Objection, form, foundation, assumes

1 facts not in evidence.
 2 THE WITNESS: Fifth.
 3 BY MR. AINSWORTH:
 4 Q Isn't it true that you observed another
 5 detective place a typewriter cover over Leroy
 6 Orange's head cutting off his breathing?
 7 MS. EKL: Objection, form, foundation, assumes
 8 facts not in evidence.
 9 THE WITNESS: Fifth.
 10 BY MR. AINSWORTH:
 11 Q Isn't it true that during his interrogation
 12 you observed another detective squeeze Leroy Orange's
 13 testicles?
 14 MS. EKL: Objection, form, foundation, assumes
 15 facts not in evidence.
 16 THE WITNESS: Fifth.
 17 BY MR. AINSWORTH:
 18 Q Isn't it true that you applied physical
 19 violence to Leroy Orange in an effort to get him to
 20 provide a false and involuntary confession?
 21 MS. EKL: Objection, form, foundation, assumes
 22 facts not in evidence.
 23 THE WITNESS: Fifth.
 24

1 BY MR. AINSWORTH:

2 Q Were you ever questioned by the office of

3 professional standards in regard to the use of

4 electroshocks against criminal suspects inside of

5 area two?

6 MS. EKL: Objection, foundation.

7 THE WITNESS: Fifth.

8 BY MR. AINSWORTH:

9 Q Were you ever questioned by members of the

10 office of professional standards in regard to the use

11 of suffocating suspects inside of area two?

12 MS. EKL: Objection, foundation.

13 THE WITNESS: Fifth.

14 BY MR. AINSWORTH:

15 Q Did you interrogate Leonard Kidd?

16 A Fifth.

17 Q Who to your knowledge interrogated Leonard

18 Kidd?

19 MS. EKL: Objection, form, foundation, assumes

20 facts not in evidence.

21 THE WITNESS: Fifth.

22 BY MR. AINSWORTH:

23 Q Did you -- strike that. Were you aware that

24 Leroy Orange's upper front teeth cracked during the

1 time that the electroshocks were applied to his body?

2 MS. EKL: Objection, form, foundation, assumes

3 facts not in evidence.

4 THE WITNESS: Fifth.

5 BY MR. AINSWORTH:

6 Q Tell us what role you played in the

7 interrogation of Stanley Howard?

8 MS. EKL: Objection, form, foundation, assumes

9 facts not in evidence.

10 THE WITNESS: Fifth.

11 BY MR. AINSWORTH:

12 Q Isn't it true that you observed another

13 police detective place a typewriter bag over Stanley

14 Howard's head cutting off his breathing during his

15 interrogation?

16 MS. EKL: Objection, form, foundation, assumes

17 facts not in evidence.

18 THE WITNESS: Fifth.

19 BY MR. AINSWORTH:

20 Q Isn't it true that Stanley Howard's

21 interrogation occurred on or about November 3 of

22 1984?

23 MS. EKL: Objection, foundation.

24 THE WITNESS: Fifth.

1 BY MR. AINSWORTH:

2 Q Isn't it true that you heard sounds

3 consistent with physical abuse being inflicted on

4 somebody while you were standing outside of Stanley

5 Howard's interrogation room while Stanley Howard was

6 inside of the interrogation room?

7 MS. EKL: Objection, form, foundation, assumes

8 facts not in evidence.

9 THE WITNESS: Fifth.

10 BY MR. AINSWORTH:

11 Q Isn't it true that you knew that physical

12 violence was being applied to Stanley Howard in an

13 effort to get him to provide a false confession?

14 MS. EKL: Objection, form, foundation, assumes

15 facts not in evidence.

16 THE WITNESS: Fifth.

17 BY MR. AINSWORTH:

18 Q Did you testify falsely at Aaron Patterson's

19 criminal trial?

20 MS. EKL: Objection, foundation.

21 THE WITNESS: Fifth.

22 BY MR. AINSWORTH:

23 Q Tell me the topics on which you testified

24 falsely about at the Aaron Patterson criminal

1 procedures?

2 MS. EKL: Objection, form, foundation, assumes

3 facts not in evidence.

4 THE WITNESS: Fifth.

5 BY MR. AINSWORTH:

6 Q What interrogation techniques were used

7 against Aaron Patterson?

8 MS. EKL: Objection, form, foundation, assumes

9 facts not in evidence.

10 THE WITNESS: Fifth.

11 BY MR. AINSWORTH:

12 Q Tell me everything that Aaron Patterson said

13 to you and everything that you said to Aaron

14 Patterson during his interrogation?

15 MS. EKL: Objection, form, foundation, assumes

16 facts not in evidence.

17 THE WITNESS: Fifth.

18 BY MR. AINSWORTH:

19 Q Tell me everything that Eric Caine said to

20 you and everything that you said to Eric Caine, to

21 Eric Caine while he was in area two on April 30 or

22 May 1 of 1986?

23 MS. EKL: Objection, form, foundation, assumes

24 facts not in evidence.

1 THE WITNESS: Fifth.

2 BY MR. AINSWORTH:

3 Q Tell me everything that you said to any of

4 the witnesses that you interviewed with regard to the

5 Sanchez murders and what they said to you?

6 MS. EKL: Objection, form, foundation, assumes

7 facts not in evidence.

8 THE WITNESS: Fifth.

9 BY MR. AINSWORTH:

10 Q Tell me everything that the Apache Rangers

11 that you questioned on April 22 said to you with

12 regard to the Sanchez murders and what you said to

13 them during your interviewing them about the Sanchez

14 murders?

15 MS. EKL: Objection, form, foundation, assumes

16 facts not in evidence.

17 THE WITNESS: Fifth.

18 BY MR. AINSWORTH:

19 Q Tell me everything that Richard Burnette said

20 to you about the Sanchez murders and everything that

21 you said to him?

22 MS. EKL: Objection, form, foundation, assumes

23 facts not in evidence.

24 THE WITNESS: Fifth.

1 BY MR. AINSWORTH:

2 Q Tell me everything that you said to Michael

3 Arbuckle about the Sanchez murders and everything

4 that he said to you about the Sanchez murders?

5 MS. EKL: Objection, form, foundation, assumes

6 facts not in evidence.

7 THE WITNESS: Fifth.

8 BY MR. AINSWORTH:

9 Q Tell me everything that you said to Ilya

10 Rowland about the Sanchez murders and everything that

11 Ilya Rowland said to you about the Sanchez murders?

12 A Fifth.

13 MS. EKL: Objection.

14 THE WITNESS: Sorry.

15 MS. EKL: Form, foundation, assumes facts not in

16 evidence.

17 THE WITNESS: Fifth.

18 BY MR. AINSWORTH:

19 Q Do you have any remorse for how you treated

20 Aaron Patterson and Eric Caine back on April 30 of

21 1986 and May 1 of 1986?

22 MS. EKL: Objection, form, foundation, assumes

23 facts not in evidence.

24 THE WITNESS: Fifth.

1 BY MR. AINSWORTH:

2 Q If at trial you intend to testify about any

3 of your family members, I am going to ask you certain

4 questions here today. You can decide whether you

5 wish to answer those questions or not. If you refuse

6 to answer those questions, I will ask the Court to

7 bar you from testifying about those topics at trial.

8 So we will take them question by question, you and

9 your counsel can decide.

10 Are you married, sir?

11 A Yes.

12 Q How long have you been married?

13 A Over 25 years.

14 Q Is your wife retired?

15 A Yes.

16 Q What was her profession before she retired?

17 A Teacher.

18 Q Do you have adult children?

19 A Yes.

20 Q How many adult children do you have?

21 A One.

22 Q What is that person's profession?

23 A Occupational therapist.

24 Q Do you have any family members who are in law

1 enforcement?

2 A Yes.

3 Q How many?

4 A Two.

5 Q What agencies do they work with?

6 A Fifth.

7 Q Do you have any grandchildren?

8 A Yes.

9 Q How many?

10 A Three.

11 Q Are any of them adults?

12 A No.

13 MR. AINSWORTH: I don't have any further

14 questions.

15 MS. EKL: We'll waive signature.

16 MR. PAYETTE: I have no questions.

17 MS. EKL: I'm sorry.

18 THE VIDEOGRAPHER: Here concludes the video

19 deposition of Daniel McWeeny. The time is 12:18.

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1 STATE OF ILLINOIS)
2) ss:
3 COUNTY OF C O O K)
4
5 The within and foregoing deposition of the
6 aforementioned witness was taken before DANA L.
7 LARIMER, C.S.R., and Notary Public at the place, date
8 and time aforementioned.
9 There were present during the taking of the
10 deposition the previously named counsel.
11 The said witness was first duly sworn and was
12 then examined upon oral interrogatories; the
13 questions and answers were taken down in shorthand by
14 the undersigned, acting as stenographer, the within and
15 foregoing is a true, accurate and complete record of
16 all of the questions asked of and answers made by the
17 aforementioned witness, at the time and place
18 hereinabove referred to.
19 The signature of the witness was waived by
20 agreement of counsel.
21 The undersigned is not interested in the within case,
22 nor of kin or counsel to any of the parties.
23
24

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1 Witness my official signature and Notary stamp
2 for Cook County Illinois on this _____
3 day of _____, A.D. 2012.
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